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14 *Vast Solutions Group, Inc.,*
15 *Vast Solutions Group, LLC,*
16 *Vast Financial Solutions, Inc.,*
17 *Graphene Advisors, LLC,*
18 *Anderson Investment Consultants, LLC*
19 *And R. Kenner French*

20 **UNITED STATES DISTRICT COURT**

21 **DISTRICT OF NEVADA**

22 KATELYN WHITTEMORE, an individual,

23 Plaintiff,

24 v.

25 ANDREW “TOBY” MATHIS, an individual,
26 CLINT COONS, an individual, MICHAEL
BOWMAN, an individual, RAYMOND
“KENNER” FRENCH, an individual, VAST
HOLDING GROUP, LLC, doing business as a
Nevada limited-liability company, ANDERSON
FINANCIAL SERVICES, LLC, doing business
as a foreign Washington limited-liability
company; VAST SOLUTIONS GROUP, INC., a
Nevada Corporation, VAST FINANCIAL
SOULTIONS, INC., a Nevada Domestic
Corporation; GRAPHENE ADVISORS LLC, A
Nevada Limited Liability Company, VAST
SOLUTIONS GROUP, LLC, A Washington
Limited Liability Company, ANDERSON
INVESTMENT CONSULTANTS, LLC, DOES
1-100, inclusive,

27 Defendants.

28 Case No.: 2:19-cv-01951-GMN-EJY

**STIPULATION AND ORDER TO
EXTEND TIME TO RESPOND TO
PLAINTIFF’S/COUNTER-
DEFENDANT’S ANTI-SLAPP SPECIAL
MOTION TO DISMISS PURSUANT TO
NRS 41.637 (SECOND REQUEST)**

1 VAST HOLDING GROUP, LLC, a Nevada
2 limited liability company, VAST SOLUTIONS
3 GROUP, INC., a Nevada Corporation,
4 GRAPHENE ADVISORS LLC, A Nevada
5 Limited Liability Company, VAST SOLUTIONS
6 GROUP, LLC, A Washington Limited Liability
7 Company, RAYMOND "KENNER" FRENCH,
8 an individual,

9 Counterclaimants,

10 v.

11 KATELYN WHITTEMORE, an individual, and
12 DOES I-X, and ROE CORPORATIONS I-X,
13 inclusive,

14 Counter-Defendants.

15 **STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO**
16 **PLAINTIFF'S/COUNTER-DEFENDANT'S ANTI-SLAPP SPECIAL MOTION TO**
17 **DISMISS PURSUANT TO NRS 41.637 (SECOND REQUEST)**

18 Plaintiff/Counter-Defendant KATELYN WHITTEMORE ("Plaintiff") and
19 Defendants/Counterclaimants VAST HOLDINGS GROUP, LLC, VAST SOLUTIONS GROUP,
20 INC., VAST SOLUTIONS GROUP, LLC, VAST FINANCIAL SOLUTIONS, INC.,
21 GRAPHENE ADVISORS, LLC, ANDERSON INVESTMENT CONSULTANTS, LLC AND R.
22 KENNER FRENCH ("Defendants"), by and through their counsel of record, hereby stipulate to
23 extend the deadline for Defendants to respond to Plaintiff's/Counter-Defendant's Anti-SLAPP
24 Special Motion to Dismiss Pursuant to NRS 41.637 (ECF 92), which was filed March 30, 2021.

25 This is the parties' second request for an extension. The parties stipulate to allow Defendants up
26 to and including May 11, 2021 to file a response to the Motion. Good cause exists for the requested

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two-week extension of time as Defendants' counsel, Kristol Bradley Ginapp, has recently been advised of a personal medical issue which requires immediate medical treatment.

Dated this 27th day of April, 2021

Dated this 27th day of April, 2021

**MULLINS & TRENCHAK,
ATTORNEYS AT LAW**

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Vast Holdings Group, LLC,
Vast Solutions Group, Inc.,
Vast Solutions Group, LLC,
Vast Financial Solutions, Inc.,
Graphene Advisors, LLC, and
R. Kenner French*

IT IS SO ORDERED:

Dated this 28 day of April, 2021.



Gloria M. Navarro, District Judge
United States District Court

CERTIFICATE OF SERVICE

I certify that on April 27, 2021 I did cause a true and correct copy of the foregoing
STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO
PLAINTIFF'S/COUNTER-DEFENDANT'S ANTI-SLAPP SPECIAL MOTION TO
DISMISS PURSUANT TO NRS 41.637 (SECOND REQUEST) to be served via electronic
service by the U.S. District Court CM/ECF system to the parties on the Electronic Filing System:

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By /s/ Kileen Watase
An Employee of HOLLEY DRIGGS